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Date:

JULY 12, 2004

To:

**EXAMINER PANNALA** 

U.S. PATENT AND TRADEMARK OFFICE

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AUS920010765US1 (9000/75)

# of Pages:

4

(including cover sheet)

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## ATTENTION: PLEASE DO NOT ENTER THIS DOCUMENT INTO THE FILE HISTORY OF THE PENDING APPLICATION.

PATENT

Case No. AUS920010765US1 (9000/75)

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re patent application of:	)
VIKTORS BERSTIS	) Examiner: PANNALA, S. R.
Serial No.: 09/997,916	) ) Group Art Unit: 2177
Filed: NOVEMBER 29, 2001	) Group Art Offic. 2177
Title: FILE MAINTENANCE ON A	
COMPUTER GRID	)

### AGENDA OF TELEPHONE INTERVIEW FOR JULY 13, 2004 AT 2:00 PM EST

Dear Sir:

The following is an agenda of the issues the Applicant would like addressed on the telephone interview scheduled for July 13, 2004 at 2:00 PM EST regarding the First Non-Final Office Action mailed on April 26, 2004:

Claims 1-2, 6-7, 9-12, 16-17, and 19-20 were rejected under 35 U.S.C. 103(a) as being unpatentable over O'Brien et al. (US Patent 6,351,776) in view of Millard (US Patent 6,122,738).

In reference to independent claims 1 and 11, the Applicant respectfully disagrees with the assertion that O'Brien teaches the claimed step of "determining a usage profile of the member" wherein the client may request an access to the X-drive which is an Internet hard drive (Fig. 1, col. 7, lines 5-24). A hard drive request as disclosed by O'Brien may lead to a determination that the client computer is actively being used at that instant. O'Brien, however, is silent as to how this request may lead to a determination of an overall usage profile. It is simply not possible to determine times of

computer inactivity using simply the disclosure of O'Brien, which is a necessary component for determining a usage profile. The maintenance functions of the present invention are performed based on the usage profile. Without knowing when the client computer is inactive, many of the maintenance functions may not operate properly and/or may conflict with active use of the computer (i.e., an ongoing file archive function may deprive vital computer resources from the user while he/she accessed the computer at the same time).

In reference to independent claims 1 and 11, the Applicant respectfully disagrees with the assertion that O'Brien teaches the claimed step of "performing a maintenance function based on the database" wherein the database is archived in order to access alternate database (Fig. 2, col. 9, lines 29-33). O'Brien discloses that the database object 236, which is <u>not</u> a database in and of itself but more like a file, determines the database operation to be performed and/or to which database to send operations based on the type of request it receives (Fig. 2, col. 9, lines 33-42). The requests originate from a client at the command of users (Fig. 1, col. 7, lines 9-11). As such, the maintenance function is based on user requests and <u>not</u> on a database itself as is recited in claims 1 and 11.

To establish a *prima facie* case of obviousness (1) the prior art references must teach or suggest all the claimed limitations; and (2) there must be some suggestion or motivation to combine reference teachings—the teaching or suggestion to make the claimed combination must both be found in the prior art and not based on the applicant's disclosure. The Applicant asserts that O'Brien fails to disclose at least two limitations of claims 1 and 11. In addition, both the O'Brien and Millard patents fail to disclose, teach, or suggest their combination to arrive at the invention as recited in claims 1 and 11. Thus, a *prima facie* case of obviousness cannot be established against independent claims 1 and 11 due to a failure to meet the two conditions. Withdrawal of the rejection to claims 1 and 11 under 35 U.S.C. 103(a) is therefore respectfully requested.

Claims 2-10 and 11-20 depend from independent claims 1 and 11, respectively, and therefore include each and every limitation of claims 1 and 11. Therefore, claims 2-10 and 11-20 should be allowed for at least the same reasons provided for claims 1 and 11. Withdrawal of the rejection under 35 U.S.C. 103(a) to claims 2-10 and 11-20 is therefore respectfully requested.

PTOL-413A (08-03)
Approved for use through 07/31/2006, OMB 0661-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

	Applicant Initiated Interview Request Form						
Application No. 09/997916 First Named Applicant: Viktors Berstis  Examiner: Pannale, 5, R. Art Unit: 2177 Status of Application: 15+ 0A							
Tentative Participant	s: :holas	_ (2)		<del>_</del>			
(3)		(4)		•			
Proposed Date of Interview: 7 13 2004 Proposed Time: 2:00 (AMPM)							
Type of Interview Requested: (1) M Telephonic (2) [ ] Personal (3) [ ] Video Conference							
Exhibit To Be Shown	or Demonstra	ited: [ ] YES	MNO				
If yes, provide brief d	lescription:			,	-		
Issues To Be Discussed							
Issues (Rej., Obj., etc)		Prior Art O'Brien 6	Discussed	Agreed	Not Agreed		
(1) Rej - 103(a)	1+11	Millard 6,1	22,798[]	[]	[]		
(2)			•	[1	[]		
(3)			_ []	[]	11		
(4)			_ []	[]	[]		
[ ] Continuation Shee	at Attached						
Brief Description of	Arguments to		t two limite	ations c	f indep.		
Claima la	na lit	-urther, O'l	Brien and Meir combinati	on to arr	ive at		
Claims la	aducted on the	above identified	pplication on				
NOTE: This form should be co							
§ 713.01). This application will n interview. Therefore,	ot be delayed fr applicant is adv	om issue because of ised to file a stateme	applicant's failure to so int of the substance of t	uomu a written his interview (3	7 CFR 1.133(b))		
as soon as possible.							
(Applicant/Applicant		ve Signature)	(Examiner/SPE Sign	aturė)			

This collection of information is required by 27 CFR 1.133. The information is required to obtain or ratals a beautive by the public which is to the least by the 1.137-C to precise) an application. Confidencially to guesticate by 35 U.S.C. 123 and 37 CFR 1.14. The collection is assumed as take 21 minutes to complete, 1237-C to precise, and substitute to complete despituations from the U.S.P.C. Time will very deposition of the Information Officer U.S. Parent on the amount of time yets required to complete this form anties negative for vedocing this burden, should be sent to the Class Information Officer U.S. Parent on the amount of time yets required to the amount of time yets required to the case of tradesparts Office, U.S. Department of Committee of the 1.450, Advances, V.A. 2219-1459. DO NOT SEND FEES OR COMPLETED PORMS TO THIS and Tradesparts Office, U.S. Department of Patents, P.O. Bux 1459, Alternation, V.A. 22213-1459.

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PAGE 4/4 \* RCVD AT 7/12/2004 3:47:34 PM [Eastern Daylight Time] \* SVR:USPTO-EFXRF-2/2 \* DNIS:7467758 \* CSID:+18479057113 \* DURATION (mm-ss):01-22